## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

		O'Clock .M.
STATE OF ARIZONA,	Division Pro Tem A	MAR <b>0 3</b> 2022
Plaintiff,	No. <b>P1300CR201600476</b>	De and equality, Clerk By R. Burns
vs.		
ANTHONY JAMES RICHARDS	VERDICT II (SECOND PI	HASE)
Defendant	(Hon. Debra R. Phelan)	

We, the jury, duly empaneled and sworn in the above-entitled cause, do upon our oaths find the that during the Second Phase, find:

Proven	Not Proven	Aggravating circumstances:
		The infliction or threatened infliction of serious physical injury.
X		The use, threatened use, or possession of a deadly weapon or dangerous instrument during the commission of the crime.
X		The value of the property taken or damaged.
		The defendant committed the offense as consideration for the receipt of, or in the expectation of the receipt, of anything of pecuniary value.
7		The victim or, if the victim has died as a result of the conduct of Defendant, the victim's immediate family suffered physical, emotional or financial harm.

The above is the unanimous verdict of the jury.	
FOREPERSON ASe Printed name Signature	